## CHAPTER 251

#### DISTRICT JUDGES

AN ACT to repeal sections ten thousand seven hundred eighty-six-a one (10786-a1) and ten thousand eight hundred six a one (10806-a1), code, 1927, relating to the filing and auditing of expense vouchers of district judges and the issuance of warrants therefor.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Sections ten thousand seven hundred eighty-six-a one
- (10786-a1) and ten thousand eight hundred six-a one (10806-a1), 3

code, 1927, are hereby repealed.

House File No. 161. Approved March 27, A. D. 1929.

### CHAPTER 252

#### DISTRICT JUDGES. SALARIES

AN ACT to amend the law as it appears in section ten thousand eight hundred four (10804), of the code 1927, relating to salaries of district judges.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. That section ten thousand eight hundred four (10804)
- of the code, 1927, be and is hereby amended by striking out the word
- "four" in line two (2) and inserting in lieu thereof the word "five".

House File No. 125. Approved March 19, A. D. 1929.

# CHAPTER 253

# JUDGE'S ORDERS IN VACATION

AN ACT to repeal section eleven thousand two hundred forty two (11242) of the code, 1927, and to enact a substitute therefor relating to judge's orders made in vacation and to validate such orders and fix a period of limitations after which such orders cannot be attacked.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section eleven thousand two hundred forty-two (11242)
- of the code, 1927, is hereby repealed and the following enacted in lieu
- thereof:— "Such order except in case of an order which regulates, 3
- directs, or authorizes the acts, conduct, or business of any receiver,
- assignee, trustee, referee, guardian, administrator, executor, or other 5
- officer of the court who is conducting a continuing business or a հ
- process of liquidation, shall be in force only during the vacation in
- which it is granted and until the close of the next ensuing term of 8
- 9 court."
- SEC. 2. No order, ruling, or decree heretofore made in vacation by any judge which directed or authorized or regulated any act, conduct,

or business or any receiver, assignee for creditors, trustee, commissioner, executor, administrator, or guardian shall be declared void or ineffectual by any court or judge on account of the fact that it was made or entered in vacation unless an action to set it aside or make or declare it to be void or ineffectual shall be commenced within ninety days after the taking effect of this act; which action shall be commenced in the court in which the matter was pending at the time the order was made.

SEC. 3. Any person or corporation who may have any interest in 2 any right, thing, or property which is affected by any conveyance or 3 action which has heretofore been made by any executor, administrator, trustee, guardian, assignee, receiver, or commissioner adverse to the rights acquired or claimed under such conveyance or action of 5 6 any one of said officers acting or purporting to act by virtue of any 7 order made in vacation and who shall fail to bring action in a competent court to assert or protect such adverse claim or right within ninety days from the time of the taking effect of this act shall be 10 barred thereafter from claiming or having such adverse claim or right on the ground or for the reason that such order was made or 11 entered in vacation. 12

SEC. 4. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Laurens Sun, a newspaper published in Laurens, Iowa, and the Evening Democrat, a newspaper published in Ft. Madison, Iowa.

Senate File No. 154. Approved April 16, A. D. 1929.

I hereby certify that the foregoing act was published in the Laurens Sun April 25, 1929, and the Fort Madison Evening Democrat April 20, 1929.

Ed. M. Smith, Secretary of State,

## CHAPTER 254

## COURT PROCEDURE

AN ACT to amend the law as it appears in section eleven thousand four hundred thirty two (11432) of the code, 1927, relating to the granting of continuances in actions cognizable in equity when evidence is taken in the form of depositions.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the law as it appears in section eleven thousand four hundred thirty-two (11432) of the code, 1927, be and the same is hereby amended by striking out of lines six and seven thereof the words "shall be entitled to" and inserting in lieu thereof: "may in the discretion of the court be granted".

Senate File No. 355. Approved April 6, A. D. 1929.